



Sen. Don Harmon

**Filed: 1/5/2023**

10200HB0045sam001

LRB102 03834 JDS 42427 a

1 AMENDMENT TO HOUSE BILL 45

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 45 by replacing  
3 everything after the enacting clause with the following:

4 "Article 5.

5 Section 5-5. The Election Code is amended by changing  
6 Sections 19-4, 19-8, and 19-10 as follows:

7 (10 ILCS 5/19-4) (from Ch. 46, par. 19-4)

8 Sec. 19-4. Mailing or delivery of ballots; time.  
9 Immediately upon the receipt of such application either by  
10 mail or electronic means, not more than 90 days nor less than 5  
11 days prior to such election, or by personal delivery not more  
12 than 90 days nor less than one day prior to such election, at  
13 the office of such election authority, it shall be the duty of  
14 such election authority to examine the records to ascertain  
15 whether or not such applicant is lawfully entitled to vote as

1 requested, including a verification of the applicant's  
2 signature on file with the office of the election authority ~~by~~  
3 ~~comparison with the signature on the official registration~~  
4 ~~record card~~, and if found so to be entitled to vote, to post  
5 within one business day thereafter the name, street address,  
6 ward and precinct number or township and district number, as  
7 the case may be, of such applicant given on a list, the pages  
8 of which are to be numbered consecutively to be kept by such  
9 election authority for such purpose in a conspicuous, open and  
10 public place accessible to the public at the entrance of the  
11 office of such election authority, and in such a manner that  
12 such list may be viewed without necessity of requesting  
13 permission therefor. Within one day after posting the name and  
14 other information of an applicant for a vote by mail ballot,  
15 the election authority shall transmit by electronic means  
16 pursuant to a process established by the State Board of  
17 Elections that name and other posted information to the State  
18 Board of Elections, which shall maintain those names and other  
19 information in an electronic format on its website, arranged  
20 by county and accessible to State and local political  
21 committees. Within 2 business days after posting a name and  
22 other information on the list within its office, but no sooner  
23 than 40 days before an election, the election authority shall  
24 mail, postage prepaid, or deliver in person in such office, or  
25 deliver via electronic transmission pursuant to Section  
26 19-2.6, an official ballot or ballots if more than one are to

1 be voted at said election. Mail delivery of Temporarily Absent  
2 Student ballot applications pursuant to Section 19-12.3 shall  
3 be by nonforwardable mail. However, for the consolidated  
4 election, vote by mail ballots for certain precincts may be  
5 delivered to applicants not less than 25 days before the  
6 election if so much time is required to have prepared and  
7 printed the ballots containing the names of persons nominated  
8 for offices at the consolidated primary. The election  
9 authority shall enclose with each vote by mail ballot or  
10 application written instructions on how voting assistance  
11 shall be provided pursuant to Section 17-14 and a document,  
12 written and approved by the State Board of Elections,  
13 informing the vote by mail voter of the required postage for  
14 returning the application and ballot, and enumerating the  
15 circumstances under which a person is authorized to vote by  
16 vote by mail ballot pursuant to this Article; such document  
17 shall also include a statement informing the applicant that if  
18 he or she falsifies or is solicited by another to falsify his  
19 or her eligibility to cast a vote by mail ballot, such  
20 applicant or other is subject to penalties pursuant to Section  
21 29-10 and Section 29-20 of the Election Code. Each election  
22 authority shall maintain a list of the name, street address,  
23 ward and precinct, or township and district number, as the  
24 case may be, of all applicants who have returned vote by mail  
25 ballots to such authority, and the name of such vote by mail  
26 voter shall be added to such list within one business day from

1 receipt of such ballot. If the vote by mail ballot envelope  
2 indicates that the voter was assisted in casting the ballot,  
3 the name of the person so assisting shall be included on the  
4 list. The list, the pages of which are to be numbered  
5 consecutively, shall be kept by each election authority in a  
6 conspicuous, open, and public place accessible to the public  
7 at the entrance of the office of the election authority and in  
8 a manner that the list may be viewed without necessity of  
9 requesting permission for viewing.

10 Each election authority shall maintain a list for each  
11 election of the voters to whom it has issued vote by mail  
12 ballots. The list shall be maintained for each precinct within  
13 the jurisdiction of the election authority. Prior to the  
14 opening of the polls on election day, the election authority  
15 shall deliver to the judges of election in each precinct the  
16 list of registered voters in that precinct to whom vote by mail  
17 ballots have been issued by mail.

18 Each election authority shall maintain a list for each  
19 election of voters to whom it has issued temporarily absent  
20 student ballots. The list shall be maintained for each  
21 election jurisdiction within which such voters temporarily  
22 abide. Immediately after the close of the period during which  
23 application may be made by mail or electronic means for vote by  
24 mail ballots, each election authority shall mail to each other  
25 election authority within the State a certified list of all  
26 such voters temporarily abiding within the jurisdiction of the

1 other election authority.

2 In the event that the return address of an application for  
3 ballot by a physically incapacitated elector is that of a  
4 facility licensed or certified under the Nursing Home Care  
5 Act, the Specialized Mental Health Rehabilitation Act of 2013,  
6 the ID/DD Community Care Act, or the MC/DD Act, within the  
7 jurisdiction of the election authority, and the applicant is a  
8 registered voter in the precinct in which such facility is  
9 located, the ballots shall be prepared and transmitted to a  
10 responsible judge of election no later than 9 a.m. on the  
11 Friday, Saturday, Sunday, or Monday immediately preceding the  
12 election as designated by the election authority under Section  
13 19-12.2. Such judge shall deliver in person on the designated  
14 day the ballot to the applicant on the premises of the facility  
15 from which application was made. The election authority shall  
16 by mail notify the applicant in such facility that the ballot  
17 will be delivered by a judge of election on the designated day.

18 All applications for vote by mail ballots shall be  
19 available at the office of the election authority for public  
20 inspection upon request from the time of receipt thereof by  
21 the election authority until 30 days after the election,  
22 except during the time such applications are kept in the  
23 office of the election authority pursuant to Section 19-7, and  
24 except during the time such applications are in the possession  
25 of the judges of election.

26 Notwithstanding any provision of this Section to the

1 contrary, pursuant to subsection (a) of Section 30 of the  
2 Address Confidentiality for Victims of Domestic Violence,  
3 Sexual Assault, Human Trafficking, or Stalking Act, neither  
4 the name nor the address of a program participant under that  
5 Act shall be included in any list of registered voters  
6 available to the public, including the lists referenced in  
7 this Section.

8 (Source: P.A. 102-292, eff. 1-1-22; 102-819, eff. 5-13-22.)

9 (10 ILCS 5/19-8) (from Ch. 46, par. 19-8)

10 Sec. 19-8. Time and place of counting ballots.

11 (a) (Blank.)

12 (b) Each vote by mail voter's ballot returned to an  
13 election authority, by any means authorized by this Article,  
14 and received by that election authority before the closing of  
15 the polls on election day shall be endorsed by the receiving  
16 election authority with the day and hour of receipt and may be  
17 processed by the election authority beginning on the day it is  
18 received by the election authority in the central ballot  
19 counting location of the election authority, but the results  
20 of the processing may not be counted until the day of the  
21 election after 7:00 p.m., except as provided in subsections  
22 (g) and (g-5).

23 (c) Each vote by mail voter's ballot that is mailed to an  
24 election authority and postmarked no later than election day,  
25 but that is received by the election authority after the polls

1 close on election day and before the close of the period for  
2 counting provisional ballots cast at that election, shall be  
3 endorsed by the receiving authority with the day and hour of  
4 receipt and shall be counted at the central ballot counting  
5 location of the election authority during the period for  
6 counting provisional ballots.

7 Each vote by mail voter's ballot that is mailed to an  
8 election authority absent a postmark or a barcode usable with  
9 an intelligent mail barcode tracking system, but that is  
10 received by the election authority after the polls close on  
11 election day and before the close of the period for counting  
12 provisional ballots cast at that election, shall be endorsed  
13 by the receiving authority with the day and hour of receipt,  
14 opened to inspect the date inserted on the certification, and,  
15 if the certification date is election day or earlier and the  
16 ballot is otherwise found to be valid under the requirements  
17 of this Section, counted at the central ballot counting  
18 location of the election authority during the period for  
19 counting provisional ballots. Absent a date on the  
20 certification, the ballot shall not be counted.

21 If an election authority is using an intelligent mail  
22 barcode tracking system, a ballot that is mailed to an  
23 election authority absent a postmark may be counted if the  
24 intelligent mail barcode tracking system verifies the envelope  
25 was mailed no later than election day.

26 (d) Special write-in vote by mail voter's blank ballots

1 returned to an election authority, by any means authorized by  
2 this Article, and received by the election authority at any  
3 time before the closing of the polls on election day shall be  
4 endorsed by the receiving election authority with the day and  
5 hour of receipt and shall be counted at the central ballot  
6 counting location of the election authority during the same  
7 period provided for counting vote by mail voters' ballots  
8 under subsections (b), (g), and (g-5). Special write-in vote  
9 by mail voter's blank ballots that are mailed to an election  
10 authority and postmarked no later than election day, but that  
11 are received by the election authority after the polls close  
12 on election day and before the closing of the period for  
13 counting provisional ballots cast at that election, shall be  
14 endorsed by the receiving authority with the day and hour of  
15 receipt and shall be counted at the central ballot counting  
16 location of the election authority during the same periods  
17 provided for counting vote by mail voters' ballots under  
18 subsection (c).

19 (e) Except as otherwise provided in this Section, vote by  
20 mail voters' ballots and special write-in vote by mail voter's  
21 blank ballots received by the election authority after the  
22 closing of the polls on an election day shall be endorsed by  
23 the election authority receiving them with the day and hour of  
24 receipt and shall be safely kept unopened by the election  
25 authority for the period of time required for the preservation  
26 of ballots used at the election, and shall then, without being

1 opened, be destroyed in like manner as the used ballots of that  
2 election.

3 (f) Counting required under this Section to begin on  
4 election day after the closing of the polls shall commence no  
5 later than 8:00 p.m. and shall be conducted by a panel or  
6 panels of election judges appointed in the manner provided by  
7 law. The counting shall continue until all vote by mail  
8 voters' ballots and special write-in vote by mail voter's  
9 blank ballots required to be counted on election day have been  
10 counted.

11 (g) The procedures set forth in Articles 17 and 18 of this  
12 Code shall apply to all ballots counted under this Section. In  
13 addition, within 2 days after a vote by mail ballot is  
14 received, but in all cases before the close of the period for  
15 counting provisional ballots, the election judge or official  
16 shall compare the voter's signature on the certification  
17 envelope of that vote by mail ballot with the voter's  
18 signature on the application verified in accordance with  
19 Section 19-4 or the signature of the voter on file in the  
20 office of the election authority. If the election judge or  
21 official determines that the 2 signatures match, and that the  
22 vote by mail voter is otherwise qualified to cast a vote by  
23 mail ballot, the election authority shall cast and count the  
24 ballot on election day or the day the ballot is determined to  
25 be valid, whichever is later, adding the results to the  
26 precinct in which the voter is registered. If the election

1 judge or official determines that the signatures do not match,  
2 or that the vote by mail voter is not qualified to cast a vote  
3 by mail ballot, then without opening the certification  
4 envelope, the judge or official shall mark across the face of  
5 the certification envelope the word "Rejected" and shall not  
6 cast or count the ballot.

7 In addition to the voter's signatures not matching, a vote  
8 by mail ballot may be rejected by the election judge or  
9 official:

10 (1) if the ballot envelope is open or has been opened  
11 and resealed;

12 (2) if the voter has already cast an early or grace  
13 period ballot;

14 (3) if the voter voted in person on election day or the  
15 voter is not a duly registered voter in the precinct; or

16 (4) on any other basis set forth in this Code.

17 If the election judge or official determines that any of  
18 these reasons apply, the judge or official shall mark across  
19 the face of the certification envelope the word "Rejected" and  
20 shall not cast or count the ballot.

21 (g-5) If a vote by mail ballot is rejected by the election  
22 judge or official for any reason, the election authority  
23 shall, within 2 days after the rejection but in all cases  
24 before the close of the period for counting provisional  
25 ballots, notify the vote by mail voter that his or her ballot  
26 was rejected. The notice shall inform the voter of the reason

1 or reasons the ballot was rejected and shall state that the  
2 voter may appear before the election authority, on or before  
3 the 14th day after the election, to show cause as to why the  
4 ballot should not be rejected. The voter may present evidence  
5 to the election authority supporting his or her contention  
6 that the ballot should be counted. The election authority  
7 shall appoint a panel of 3 election judges to review the  
8 contested ballot, application, and certification envelope, as  
9 well as any evidence submitted by the vote by mail voter. No  
10 more than 2 election judges on the reviewing panel shall be of  
11 the same political party. The reviewing panel of election  
12 judges shall make a final determination as to the validity of  
13 the contested vote by mail ballot. The judges' determination  
14 shall not be reviewable either administratively or judicially.

15 A vote by mail ballot subject to this subsection that is  
16 determined to be valid shall be counted before the close of the  
17 period for counting provisional ballots.

18 (g-10) All vote by mail ballots determined to be valid  
19 shall be added to the vote totals for the precincts for which  
20 they were cast in the order in which the ballots were opened.

21 (h) Each political party, candidate, and qualified civic  
22 organization shall be entitled to have present one pollwatcher  
23 for each panel of election judges therein assigned.

24 (Source: P.A. 98-1171, eff. 6-1-15; 99-522, eff. 6-30-16.)

1           Sec. 19-10. Pollwatchers may be appointed to observe early  
2 voting procedures and view all reasonably requested records  
3 relating to the conduct of the election, provided the secrecy  
4 of the ballot is not impinged, at the office of the election  
5 authority as well as at municipal, township or road district  
6 clerks' offices where such early voting is conducted. Such  
7 pollwatchers shall qualify and be appointed in the same manner  
8 as provided in Sections 7-34 and 17-23, except each candidate,  
9 political party or organization of citizens may appoint only  
10 one pollwatcher for each location where early voting is  
11 conducted. Pollwatchers must be registered to vote in Illinois  
12 and possess valid pollwatcher credentials.

13           Where ~~certain~~ vote by mail voters' ballots are processed  
14 or counted ~~on the day of the election~~ in the office of the  
15 election authority as provided in Section 19-8 of this Act,  
16 each political party, candidate and qualified civic  
17 organization shall be entitled to have present one pollwatcher  
18 for each panel of election judges therein assigned. Such  
19 pollwatchers shall be subject to the same provisions as are  
20 provided for pollwatchers in Sections 7-34 and 17-23 of this  
21 Code, and shall be permitted to observe the election judges  
22 making the signature comparison as provided in Section 19-8  
23 ~~between that which is on the ballot envelope and that which is~~  
24 ~~on the permanent voter registration record card taken from the~~  
25 ~~master file.~~

26           (Source: P.A. 98-1171, eff. 6-1-15.)

1 Article 10.

2 Section 10-1. Legislative Intent.

3 (a) It is the intent of the General Assembly for this  
4 Article to make changes to the Judicial Circuits Districting  
5 Act of 2022 and the Circuit Courts Act to effectuate the intent  
6 of Public Act 102-693 by correcting drafting errors and making  
7 clarifications, while converting the remaining at-large  
8 judgeships in the 6th and 17th judicial circuits to resident  
9 judgeships similar to other circuits, including, but not  
10 limited to, the 3rd and 19th judicial circuits.

11 (b) This Article corrects a drafting error in Public Act  
12 102-693 that included Lake County precincts in subcircuit 1 of  
13 the 22nd Circuit. Lake County is not in the 22nd Circuit. The  
14 inclusion of those precincts was inadvertent.

15 (c) This Article also clarifies that, in accordance with  
16 the Illinois Constitution of 1970, no change in the boundaries  
17 shall affect an incumbent judge's qualification for office or  
18 right to run for retention. Incumbent circuit judges have the  
19 right to run for retention in the circuit. Nothing in Public  
20 Act 102-693 or this Article is intended to affect the tenure of  
21 any circuit judge elected or appointed or limit retention  
22 elections to an area less than the whole circuit as provided  
23 for by the Constitution.

1 Section 10-5. The Judicial Circuits Districting Act of  
2 2022 is amended by changing Section 45 as follows:

3 (705 ILCS 24/45)

4 Sec. 45. 22nd Judicial Circuit. On and after December 2,  
5 2024, the 22nd Judicial Circuit is divided into 4 subcircuits  
6 as follows:

7 Judicial Subcircuit 1 consists of the following:

8 In McHenry

9 VOTING PRECINCTS:

10 Algonquin 2, Algonquin 3, Algonquin 4, Algonquin 5, Algonquin  
11 7, Algonquin 8, Algonquin 10, Algonquin 11, Algonquin 12,  
12 Algonquin 13, Algonquin 15, Algonquin 19, Algonquin 20,  
13 Algonquin 21, Algonquin 22, Algonquin 23, Algonquin 24,  
14 Algonquin 25, Algonquin 26, Algonquin 27, Algonquin 28,  
15 Algonquin 29, Algonquin 31, Algonquin 34, Algonquin 35,  
16 Algonquin 36, Algonquin 37, Algonquin 38, Algonquin 40,  
17 Algonquin 41, Algonquin 42, Algonquin 43, Algonquin 46,  
18 Algonquin 47, Algonquin 48, Algonquin 50, Algonquin 51,  
19 Algonquin 52, Algonquin 53, Algonquin 54, Algonquin 57,  
20 Algonquin 58, Algonquin 59, Algonquin 60, Algonquin 61,  
21 Algonquin 62, Algonquin 63, Algonquin 65, Algonquin 66,  
22 Algonquin 67, Algonquin 68, Grafton 8, Grafton 10, Grafton 30,  
23 Grafton 31, Nunda 2, Nunda 3, Nunda 5, Nunda 13

1 ~~In Lake~~

2 ~~VOTING PRECINCTS:~~

3 ~~Avon 18, Avon 19, Avon 20, Avon 24, Avon 25, Avon 26, Avon 27,~~

4 ~~Avon 28, Avon 29, Avon 30, Avon 31, Avon 37, Avon 40, Avon 47,~~

5 ~~Grant 136, Grant 140, Grant 142, Lake Villa 164, Lake Villa 165~~

6 ~~In Voting Precinct: Avon 21, in Lake~~

7 ~~BLOCKS:~~

8 ~~170978612021053, 170978612021054, 170978612022015,~~

9 ~~170978612022016, 170978612022019, 170978612022020,~~

10 ~~170978612022021, 170978612022022, 170978612022025,~~

11 ~~170978612022026, 170978612022027~~

12 ~~In Voting Precinct: Avon 32, in Lake~~

13 ~~BLOCKS:~~

14 ~~170978612012016, 170978612012017, 170978612014029,~~

15 ~~170978614032000, 170978614041001, 170978614041002,~~

16 ~~170978614041005, 170978614041006, 170978614041007,~~

17 ~~170978614041008, 170978614041015, 170978614041016,~~

18 ~~170978614041017, 170978614041018, 170978614041021,~~

19 ~~170978614041022, 170978614041023, 170978614041024,~~

20 ~~170978614041025, 170978614041026, 170978614041027,~~

21 ~~170978614041028, 170978614041029, 170978614041030,~~

22 ~~170978614042000, 170978614042001, 170978614042002,~~

23 ~~170978614042003, 170978614042004, 170978614042005,~~

24 ~~170978614042006, 170978614042007, 170978614043000,~~

1 ~~170978614043001, 170978614043002, 170978614043003,~~  
 2 ~~170978614043004, 170978614043005, 170978614043006,~~  
 3 ~~170978614043007, 170978614043008, 170978614043009,~~  
 4 ~~170978614044007~~

5 ~~In Voting Precinct: Avon 38, in Lake~~

6 ~~BLOCKS:~~

7 ~~170978614021044, 170978614022016, 170978614022017,~~  
 8 ~~170978614022018, 170978614023000, 170978614023001,~~  
 9 ~~170978614023002, 170978614023003, 170978614024027~~

10 ~~In Voting Precinct: Avon 39, in Lake~~

11 ~~BLOCKS:~~

12 ~~170978614022001, 170978614022002, 170978614022003,~~  
 13 ~~170978614022004, 170978614022011, 170978614022012,~~  
 14 ~~170978614022013, 170978614022014, 170978614022015,~~  
 15 ~~170978614022019, 170978614022020, 170978614032013,~~  
 16 ~~170978614032014, 170978614032015, 170978614032016,~~  
 17 ~~170978614032017, 170978614032018, 170978614032019,~~  
 18 ~~170978614042008, 170978614042009, 170978614042010,~~  
 19 ~~170978614042011, 170978614042012, 170978614042013,~~  
 20 ~~170978614042014, 170978614042015, 170978614042016,~~  
 21 ~~170978614042017, 170978614044004, 170978614044005,~~  
 22 ~~170978614044011, 170978614044012, 170978614044013,~~  
 23 ~~170978614044014, 170978614044015, 170978614044016,~~  
 24 ~~170978614044017~~

1 ~~In Voting Precinct: Avon 41, in Lake~~

2 ~~BLOCKS:~~

3 ~~170978614024000, 170978614024001, 170978614024002,~~

4 ~~170978614024009, 170978614024030, 170978614024031,~~

5 ~~170978614024032~~

6 ~~In Voting Precinct: Avon 44, in Lake~~

7 ~~BLOCKS:~~

8 ~~170978611052007, 170978611052008, 170978611052009,~~

9 ~~170978611052010, 170978611052011, 170978611052012,~~

10 ~~170978611052013, 170978611052014, 170978614024004,~~

11 ~~170978614024005, 170978614024006, 170978614024007,~~

12 ~~170978614024008, 170978614024033, 170978614024034,~~

13 ~~170978614024035~~

14 ~~In Voting Precinct: Fremont 106, in Lake~~

15 ~~BLOCKS:~~

16 ~~170978641091000, 170978641091001, 170978641091002,~~

17 ~~170978641091003, 170978641091004, 170978641091005,~~

18 ~~170978641091006, 170978641091007, 170978641091008,~~

19 ~~170978641091009, 170978641091010, 170978641091025,~~

20 ~~170978641091026, 170978641091027, 1709789, Algonquin 31,~~

21 ~~Algonquin 34, Algonquin 35, Algonquin 36, Algonquin 37,~~

22 ~~Algonquin 38, Algonquin 40, Algonquin 41, Algonquin 42,~~

23 ~~Algonquin 43, Algonquin 46, Algonquin 47, Algonquin 48,~~

1 ~~Algonquin 50, Algonquin 51, Algonquin 52, Algonquin 53,~~  
 2 ~~Algonquin 54, Algonquin 57, Algonquin 58, Algonquin 59,~~  
 3 ~~Algonquin 60, Algonquin 61, Algonquin 62, Algonquin 63,~~  
 4 ~~Algonquin 65, Algonquin 66, Algonquin 67, Algonquin 68,~~  
 5 ~~Grafton 8, Grafton 10, Grafton 30, Grafton 31, Nunda 2, Nunda~~  
 6 ~~3, Nunda 5, Nunda 13~~

7 Judicial Subcircuit 2 consists of the following:

8 In County: McHenry

9 TOWNSHIPS:

10 Dorr township

11 In McHenry

12 VOTING PRECINCTS:

13 Grafton 2, Grafton 3, Grafton 5, Grafton 6, Grafton 7, Grafton  
 14 25, Greenwood 2, Greenwood 4, Grafton 11, Grafton 12, Grafton  
 15 13, Grafton 16, Grafton 18, Grafton 19, Grafton 20, Grafton  
 16 21, Grafton 23, Grafton 24, Grafton 28, Grafton 29, McHenry  
 17 34, Nunda 10, Nunda 11, Nunda 15, Nunda 17, Nunda 18, Nunda 19,  
 18 Nunda 20, Nunda 29

19 In Voting Precinct: Greenwood 6, in McHenry

20 BLOCKS:

21 171118704021000,            171118704021001,            171118704021035,  
 22 171118704021037,            171118704041005,            171118704041006,

1 171118704041007, 171118704041008, 171118704041010,  
2 171118704041011, 171118704041012, 171118704041014,  
3 171118704041015, 171118704041021, 171118704041022,  
4 171118704041023, 171118704041024, 171118704041025,  
5 171118704041026, 171118704041027, 171118704041028,  
6 171118704041029, 171118704041030, 171118704041031,  
7 171118704041032, 171118704041033, 171118704041034,  
8 171118704041035, 171118704041040

9 In Voting Precinct: McHenry 11, in McHenry

10 BLOCKS:

11 171118705011002, 171118705011013, 171118705011025,  
12 171118705011026, 171118705011027, 171118705011028,  
13 171118705011029, 171118705011030, 171118705011031,  
14 171118705011032, 171118705011033, 171118705011034,  
15 171118705011035, 171118705011036, 171118705011037,  
16 171118705011038, 171118705011039, 171118705011048

17 In Voting Precinct: Nunda 21, in McHenry

18 BLOCKS:

19 171118708133005, 171118708133007, 171118708133012,  
20 171118708133013, 171118708133014, 171118708133015,  
21 171118708133016

22 In Voting Precinct: Nunda 27, in McHenry

23 BLOCKS:

1 171118708131020, 171118708131021, 171118708131022,  
2 171118708131034, 171118708131035, 171118708131037,  
3 171118708132000, 171118708132004, 171118708132005,  
4 171118708132006, 171118708132007, 171118708132008,  
5 171118708132009, 171118708132010, 171118708132011,  
6 171118708132012, 171118708132013, 171118708132014,  
7 171118708132015

8 Judicial Subcircuit 3 consists of the following:

9 In McHenry

10 VOTING PRECINCTS:

11 Algonquin 1, Algonquin 6, Algonquin 9, Algonquin 14, Algonquin  
12 16, Algonquin 17, Algonquin 18, Algonquin 30, Algonquin 32,  
13 Algonquin 33, Algonquin 39, Algonquin 44, Algonquin 45,  
14 Algonquin 49, Algonquin 55, Algonquin 56, Algonquin 64,  
15 McHenry 2, McHenry 3, McHenry 4, McHenry 6, McHenry 7, McHenry  
16 9, McHenry 12, McHenry 13, McHenry 14, McHenry 15, McHenry 16,  
17 McHenry 17, McHenry 18, McHenry 20, McHenry 21, McHenry 22,  
18 McHenry 23, McHenry 24, McHenry 25, McHenry 26, McHenry 27,  
19 McHenry 28, McHenry 30, McHenry 31, McHenry 32, Nunda 1, Nunda  
20 4, Nunda 6, Nunda 7, Nunda 8, Nunda 9, Nunda 12, Nunda 14,  
21 Nunda 16, Nunda 22, Nunda 23, Nunda 24, Nunda 25, Nunda 26,  
22 Nunda 28

23 In Voting Precinct: McHenry 1, in McHenry

## 1 BLOCKS:

2 171118706042000, 171118706042001, 171118706042002,  
3 171118706042003, 171118706042004, 171118706042005,  
4 171118706043000, 171118707032021, 171118707032022,  
5 171118707032023, 171118707032024, 171118707032034,  
6 171118707032035, 171118707032036, 171118707032037,  
7 171118707032038, 171118707032039, 171118707032040,  
8 171118707032043, 171118707032048, 171118707032049,  
9 171118707032050, 171118707032051, 171118707032052

10 In Voting Precinct: McHenry 11, in McHenry

## 11 BLOCKS:

12 171118706051000, 171118706051001, 171118706051002,  
13 171118706051003, 171118706051004, 171118706051005,  
14 171118706051006, 171118706051007, 171118706051008,  
15 171118706051009, 171118706051010, 171118706051011,  
16 171118706051012, 171118706051013, 171118706051014,  
17 171118706051015, 171118706054004, 171118706054005

18 In Voting Precinct: McHenry 29, in McHenry

## 19 BLOCKS:

20 171118705012048, 171118706031000, 171118706031001,  
21 171118706031003, 171118706031004, 171118706031005,  
22 171118706031006, 171118706031007, 171118706031009,  
23 171118706031010, 171118706031014, 171118706031015,  
24 171118706031043, 171118706031044, 171118706031049,

1 171118706031050, 171118706031051, 171118706031052,  
2 171118706031053, 171118706031054, 171118706031055,  
3 171118706031056, 171118706031057, 171118706031058,  
4 171118706031059, 171118706031060, 171118706031062,  
5 171118706031063, 171118706031064, 171118706031065,  
6 171118706031066, 171118706031067, 171118706031068,  
7 171118706031069, 171118706031076

8 In Voting Precinct: McHenry 35, in McHenry

9 BLOCKS:

10 171118707032025, 171118707032026, 171118707032027,  
11 171118707032028, 171118707032029, 171118707032032,  
12 171118707034021, 171118707034032

13 In Voting Precinct: Nunda 21, in McHenry

14 BLOCKS:

15 171118708081000, 171118708093000, 171118708093001,  
16 171118708093002, 171118708093003, 171118708093004,  
17 171118708093005, 171118708093006, 171118708093007,  
18 171118708093008, 171118708093009, 171118708093017,  
19 171118708093018, 171118708093019, 171118708093020,  
20 171118708093021, 171118708093027, 171118708093028,  
21 171118708093029, 171118708093030, 171118708093031,  
22 171118708093032, 171118708093033, 171118708094039,  
23 171118708094040, 171118708094041, 171118708132018,  
24 171118708132019, 171118708132025, 171118708132026,

1 171118708133000, 171118708133001, 171118708133002,  
2 171118708133003, 171118708133004, 171118708133023,  
3 171118708133030

4 In Voting Precinct: Nunda 27, in McHenry  
5 BLOCKS:

6 171118708094008, 171118708094009, 171118708094010,  
7 171118708094011, 171118708094012, 171118708094013,  
8 171118708094014, 171118708094015, 171118708094016,  
9 171118708094017, 171118708094018, 171118708094019,  
10 171118708094020, 171118708094021, 171118708094022,  
11 171118708094023, 171118708094024, 171118708094025,  
12 171118708094026, 171118708094027, 171118708094028,  
13 171118708094029, 171118708094030, 171118708094031,  
14 171118708094032, 171118708094033, 171118708094034,  
15 171118708094035, 171118708094036, 171118708094037,  
16 171118708094038

17 Judicial Subcircuit 4 consists of the following:

18 In County: McHenry

19 TOWNSHIPS:

20 Alden township, Burton township, Chemung township, Coral  
21 township, Dunham township, Hartland township, Hebron township,  
22 Marengo township, Richmond township, Riley township, Seneca  
23 township

1 In McHenry

2 VOTING PRECINCTS:

3 Grafton 1, Grafton 4, Greenwood 1, Greenwood 3, Greenwood 5,  
4 Greenwood 7, Grafton 9, Grafton 14, Grafton 15, Grafton 17,  
5 Grafton 22, Grafton 26, Grafton 27, McHenry 5, McHenry 8,  
6 McHenry 10, McHenry 19, McHenry 33

7 In Voting Precinct: Greenwood 6, in McHenry

8 BLOCKS:

9 171118704031048, 171118704031049, 171118704031050

10 In Voting Precinct: McHenry 1, in McHenry

11 BLOCKS:

12 171118701042065, 171118707032002, 171118707032003,  
13 171118707032004, 171118707032005, 171118707032006,  
14 171118707032007, 171118707032008, 171118707032009,  
15 171118707032010, 171118707032013, 171118707032014,  
16 171118707032015, 171118707032016, 171118707032017,  
17 171118707032018, 171118707032019, 171118707032020,  
18 171118707032030, 171118707032031, 171118707032033

19 In Voting Precinct: McHenry 29, in McHenry

20 BLOCKS:

21 171118705012000, 171118705012001, 171118705012002,  
22 171118705012003, 171118705012004, 171118705012005,

1 171118705012006, 171118705012013, 171118705012014,  
2 171118705012015, 171118705012016, 171118705012023,  
3 171118705012024, 171118705012025, 171118705012026,  
4 171118705012027, 171118705012074, 171118705012075,  
5 171118705012076, 171118705012077

6 In Voting Precinct: McHenry 35, in McHenry

7 BLOCKS:

8 171118707032000, 171118707032001, 171118707034000,  
9 171118707034001, 171118707034002, 171118707034003,  
10 171118707034004, 171118707034005, 171118707034006,  
11 171118707034007, 171118707034008, 171118707034009,  
12 171118707034010, 171118707034011, 171118707034012,  
13 171118707034013, 171118707034014, 171118707034015,  
14 171118707034016, 171118707034017, 171118707034018,  
15 171118707034019, 171118707034020

16 (Source: P.A. 102-693, eff. 1-7-22.)

17 Section 10-10. The Circuit Courts Act is amended by  
18 changing Sections 2, 2f, 2f-2, 2f-4, 2f-5, 2f-6, 2f-9, 2f-13,  
19 2f-14, 2f-15, 2f-18, and 37 as follows:

20 (705 ILCS 35/2) (from Ch. 37, par. 72.2)

21 Sec. 2. Circuit judges. Circuit judges shall be elected at  
22 the general elections and for terms as provided in Article VI  
23 of the Illinois Constitution. Ninety-four circuit judges shall

1 be elected in the Circuit of Cook County, and 3 circuit judges  
2 shall be elected in each of the other circuits except as  
3 provided in this Section. In circuits other than Cook County  
4 containing a population of 230,000 or more inhabitants and in  
5 which there is included a county containing a population of  
6 200,000 or more inhabitants, or in circuits other than Cook  
7 County containing a population of 270,000 or more inhabitants,  
8 according to the last preceding federal census and in the  
9 circuit where the seat of State government is situated at the  
10 time fixed by law for the nomination of judges of the Circuit  
11 Court in such circuit and in any circuit which meets the  
12 requirements set out in Section 2a of this Act, 4 circuit  
13 judges shall be elected in the manner provided by law. In  
14 circuits other than Cook County in which each county in the  
15 circuit has a population of 475,000 or more, 4 circuit judges  
16 shall be elected in addition to the 4 circuit judges provided  
17 for in this Section. In any circuit composed of 2 counties  
18 having a total population of 350,000 or more, one circuit  
19 judge shall be elected in addition to the 4 circuit judges  
20 provided for in this Section.

21 In the 3rd judicial circuit, there shall be no at-large  
22 circuit judgeships, and only resident circuit judges shall be  
23 elected as provided in Section 2f-13.

24 In the 6th judicial circuit, there shall be no at-large  
25 circuit judgeships, and only resident circuit judges shall be  
26 elected as provided in Section 2f-14.

1       In the 17th judicial circuit, there shall be no at-large  
2 circuit judgeships, and only resident circuit judges shall be  
3 elected as provided in Sections 2f-6 and 2g.

4       Any additional circuit judgeships in the 19th and 22nd  
5 judicial circuits resulting by operation of this Section shall  
6 be filled, if at all, at the general election in 2006 only as  
7 provided in Section 2f-1. Thereafter, however, this Section  
8 shall not apply to the determination of the number of circuit  
9 judgeships in the 19th and 22nd judicial circuits. The number  
10 of circuit judgeships in the 19th judicial circuit shall be  
11 determined thereafter in accordance with Section 2f-1 and  
12 Section 2f-2 and shall be reduced in accordance with those  
13 Sections. The number of circuit judgeships in the 22nd  
14 judicial circuit shall be determined thereafter in accordance  
15 with Section 2f-1 and Section 2f-5 and shall be reduced in  
16 accordance with those Sections. In the 19th judicial circuit,  
17 there shall be no at-large circuit judgeships, and only  
18 resident circuit judges shall be elected as provided in  
19 Sections 2f-2.

20       Notwithstanding the provisions of this Section or any  
21 other law, the number of at-large judgeships of the 12th  
22 judicial circuit may be reduced as provided in subsections  
23 (a-10) and (a-15) of Section 2f-4.

24       In the 23rd judicial circuit, there shall be no at-large  
25 circuit judgeships, and only resident circuit judges shall be  
26 elected as provided in Sections 2f-10 and 2f-11.

1           In the 24th judicial circuit, there shall be no at-large  
2 circuit judgeships, and only resident circuit judges shall be  
3 elected as provided in Section 2f-12.

4           The several judges of the circuit courts of this State,  
5 before entering upon the duties of their office, shall take  
6 and subscribe the following oath or affirmation, which shall  
7 be filed in the office of the Secretary of State:

8           "I do solemnly swear (or affirm, as the case may be) that I  
9 will support the constitution of the United States, and the  
10 constitution of the State of Illinois, and that I will  
11 faithfully discharge the duties of judge of.... court,  
12 according to the best of my ability."

13           One of the 3 additional circuit judgeships authorized by  
14 this amendatory Act in circuits other than Cook County in  
15 which each county in the circuit has a population of 475,000 or  
16 more may be filled when this Act becomes law. The 2 remaining  
17 circuit judgeships in such circuits shall not be filled until  
18 on or after July 1, 1977.

19           (Source: P.A. 102-693, eff. 1-7-22.)

20           (705 ILCS 35/2f) (from Ch. 37, par. 72.2f)

21           Sec. 2f. Circuit of Cook County.

22           (a) Until December 2, 2024, the Circuit of Cook County  
23 shall be divided into 15 units to be known as subcircuits. On  
24 and after December 2, 2024, the Circuit of Cook County is  
25 divided into 20 subcircuits as drawn by the General Assembly.

1 The subcircuits shall be compact, contiguous, and  
2 substantially equal in population. Beginning in 2031, the  
3 General Assembly shall, in the year following each federal  
4 decennial census, redraw the boundaries of the subcircuits to  
5 reflect the results of the most recent federal decennial  
6 census.

7 In accordance with subsection (d), a resident judgeship  
8 assigned to a subcircuit shall continue to be assigned to that  
9 subcircuit. Any vacancy in a resident judgeship existing on or  
10 occurring after the effective date of a law redrawing the  
11 boundaries of the subcircuits shall be filled by a resident of  
12 the redrawn subcircuit.

13 (b) The 165 resident judges to be elected from the Circuit  
14 of Cook County shall be determined under paragraph (4) of  
15 subsection (a) of Section 2 of the Judicial Vacancies Act.

16 (c) For resident judgeships to be filled by election on or  
17 before the 2022 general election ~~Until December 2, 2024,~~ the  
18 Supreme Court shall allot (i) the additional resident  
19 judgeships provided by paragraph (4) of subsection (a) of  
20 Section 2 of the Judicial Vacancies Act and (ii) all vacancies  
21 in resident judgeships existing on or occurring on or after  
22 the effective date of this amendatory Act of 1990, with  
23 respect to the other resident judgeships of the Circuit of  
24 Cook County, for election from the various subcircuits until  
25 there are 11 resident judges to be elected from each of the 15  
26 subcircuits (for a total of 165). A resident judgeship

1 authorized before the effective date of this amendatory Act of  
2 1990 that became vacant and was filled by appointment by the  
3 Supreme Court before that effective date shall be filled by  
4 election at the general election in November of 1992 from the  
5 unit of the Circuit of Cook County within Chicago or the unit  
6 of that Circuit outside Chicago, as the case may be, in which  
7 the vacancy occurred.

8 (d) As soon as practicable after the subcircuits are  
9 created by law, the Supreme Court shall determine by lot a  
10 numerical order for the 15 subcircuits. That numerical order  
11 shall be the basis for the order in which resident judgeships  
12 are assigned to the subcircuits. After the first round of  
13 assignments, the second and all later rounds shall be based on  
14 the same numerical order. Once a resident judgeship is  
15 assigned to a subcircuit, it shall continue to be assigned to  
16 that subcircuit for all purposes; provided that a resident  
17 judge elected from a subcircuit seeking retention shall run  
18 for retention at large in the circuit in accordance with  
19 Article VI, Section 12(d) of the Illinois Constitution. No  
20 elected judge of the Circuit of Cook County serving on January  
21 7, 2022 shall be required to change his or her residency in  
22 order to continue serving in office or to seek retention in  
23 office as resident judgeships are allotted by the Supreme  
24 Court in accordance with this Section.

25 (d-5) For resident judgeships to be filled by election on  
26 or after the 2024 general election, a vacancy of a resident

1 judgeship to be elected from a subcircuit shall be allotted by  
2 the Supreme Court to the subcircuit created under the Judicial  
3 Circuits Districting Act of 2022 that numerically corresponds  
4 to the subcircuit from which the resident judgeship was  
5 previously allotted. For any resident judgeship to be elected  
6 from a subcircuit that was not previously allotted to a  
7 subcircuit, vacancies shall be allotted in numerical order to  
8 subcircuits created under the Judicial Circuits Districting  
9 Act of 2022 which numerically correspond to subcircuits that  
10 had less than 11 resident judges on January 7, 2022 until there  
11 are 11 resident judges to be elected from each of the  
12 respective subcircuits. Any vacancies in formerly associate  
13 judgeships converted to resident circuit judgeships in the  
14 Circuit of Cook County occurring on or after June 1, 2023 shall  
15 be allotted in numerical order to Judicial Subcircuits 16, 17,  
16 18, 19, and 20 until there are 11 resident judges to be elected  
17 from each of those subcircuits (for a total of 55). The maximum  
18 number of formerly associate judgeships converted to resident  
19 circuit judgeships which may be allotted to Judicial  
20 Subcircuits 16, 17, 18, 19, and 20 in an election cycle shall  
21 be 2 judgeships per subcircuit ~~All vacancies in circuit~~  
22 ~~judgeships in the Circuit of Cook County, which are not~~  
23 ~~allotted to Judicial Subcircuits 1 through 15 pursuant to~~  
24 ~~subsection (c) of this Section, existing on or occurring on or~~  
25 ~~after June 1, 2022 shall be allotted in numerical order to~~  
26 ~~Judicial Subcircuits 16, 17, 18, 19 and 20 until there are 11~~

1 ~~resident judges to be elected from each of those subcircuits~~  
2 ~~(for a total of 55).~~

3 (e) A resident judge elected from a subcircuit shall  
4 continue to reside in that subcircuit as long as he or she  
5 holds that office. A resident judge elected from a subcircuit  
6 after January 1, 2008, must retain residency as a registered  
7 voter in the subcircuit to run for retention from the circuit  
8 at large thereafter.

9 (Source: P.A. 101-477, eff. 6-1-20; 102-668, eff. 11-15-21;  
10 102-693, eff. 1-7-22.)

11 (705 ILCS 35/2f-2)

12 Sec. 2f-2. 19th judicial circuit; subcircuits; additional  
13 judges.

14 (a) Prior to December 5, 2022, the 19th circuit shall be  
15 divided into 6 subcircuits. The subcircuits shall be compact,  
16 contiguous, and substantially equal in population. The General  
17 Assembly by law shall create the subcircuits, using population  
18 data as determined by the 2000 federal census, and shall  
19 determine a numerical order for the 6 subcircuits. That  
20 numerical order shall be the basis for the order in which  
21 resident judgeships are assigned to the subcircuits. The 6  
22 resident judgeships to be assigned that are not added by or  
23 converted from at-large judgeships as provided in this  
24 amendatory Act of the 96th General Assembly shall be assigned  
25 to the 1st, 2nd, 3rd, 4th, 5th, and 6th subcircuits, in that

1 order. The 6 resident judgeships to be assigned that are added  
2 by or converted from at-large judgeships as provided in this  
3 amendatory Act of the 96th General Assembly shall be assigned  
4 to the 6th, 5th, 4th, 3rd, 2nd, and 1st subcircuits, in that  
5 order. Once a resident judgeship is assigned to a subcircuit,  
6 it shall continue to be assigned to that subcircuit for all  
7 purposes; provided that a resident judge elected from a  
8 subcircuit seeking retention shall run for retention at large  
9 in the circuit in accordance with Article VI, Section 12(d) of  
10 the Illinois Constitution.

11 (a-3) On and after December 5, 2022, the 19th circuit is  
12 divided into 12 subcircuits. Beginning in 2031, the General  
13 Assembly shall, in the year following each federal decennial  
14 census, redraw the boundaries of the subcircuits to reflect  
15 the results of the most recent federal decennial census. ~~In~~  
16 ~~2022, the General Assembly shall redraw the boundaries of the~~  
17 ~~subcircuits to reflect the results of the 2020 federal~~  
18 ~~decennial census and divide the 19th circuit into at least 10~~  
19 ~~subcircuits. The General Assembly shall redraw the subcircuit~~  
20 ~~boundaries after every federal decennial census. The~~  
21 subcircuits shall be compact, contiguous, and substantially  
22 equal in population. Once a judgeship is assigned to a  
23 subcircuit or an at-large judgeship is converted to a resident  
24 judgeship and assigned to a subcircuit, it shall be assigned  
25 to that subcircuit for all purposes; provided that a resident  
26 judge elected from a subcircuit seeking retention shall run

1 for retention at large in the circuit in accordance with  
2 Article VI, Section 12(d) of the Illinois Constitution. Any  
3 vacancy in a resident judgeship existing on or occurring after  
4 the effective date of a law redrawing the boundaries of the  
5 subcircuits shall be filled by election by a resident of the  
6 redrawn subcircuit. When a vacancy occurs in a resident  
7 judgeship, the resident judgeship shall be allotted by the  
8 Supreme Court under subsection (c) and filled by election.

9 (a-5) Of the at-large judgeships of the 19th judicial  
10 circuit, the first 3 that are or become vacant on or after the  
11 effective date of this amendatory Act of the 96th General  
12 Assembly shall become resident judgeships of the 19th judicial  
13 circuit to be allotted by the Supreme Court under subsection  
14 (c) and filled by election, except that the Supreme Court may  
15 fill those judgeships by appointment for any remainder of a  
16 vacated term until the resident judgeships are filled  
17 initially by election. As used in this subsection, a vacancy  
18 does not include the expiration of a term of an at-large judge  
19 who seeks retention in that office at the next term.

20 (a-10) The 19th judicial circuit shall have 3 additional  
21 resident judgeships to be allotted by the Supreme Court under  
22 subsection (c). One of the additional resident judgeships  
23 shall be filled by election beginning at the 2010 general  
24 election. Two of the additional resident judgeships shall be  
25 filled by election beginning at the 2012 general election.

26 (a-15) On and after January 7, 2022, each at-large

1 judgeship of the 19th judicial circuit existing on January 7,  
2 2022 shall be converted to a resident judgeship as it is or  
3 becomes vacant and shall be allotted by the Supreme Court  
4 according to subsection (c) of this Section. It is the intent  
5 of the General Assembly not to create any additional  
6 judgeships in the 19th judicial circuit by this amendatory Act  
7 of the 102nd General Assembly. Notwithstanding any other  
8 provision of law to the contrary, the conversion of at-large  
9 judgeships to resident judgeships under this subsection shall  
10 not entitle the 19th judicial circuit to any additional  
11 circuit judgeships elected at-large ~~The 19th judicial circuit~~  
12 ~~shall have additional resident judgeships as provided by~~  
13 ~~subsection (a-3) to be allotted by the Supreme Court under~~  
14 ~~subsection (c). The resident judgeships shall be allotted by~~  
15 ~~the Supreme Court in numerical order as provided by the~~  
16 ~~General Assembly upon the redrawing of boundaries and the~~  
17 ~~division of subcircuits pursuant to subsection (a-3). Two~~  
18 ~~additional resident judgeships allotted by the Supreme Court~~  
19 ~~pursuant to this subsection, in numerical order as provided by~~  
20 ~~the General Assembly, shall be filled by election beginning at~~  
21 ~~the 2022 general election. The remainder of the additional~~  
22 ~~resident judgeships shall be filled by election at the 2024~~  
23 ~~election.~~

24 (a-20) Any ~~In addition to the 2 judgeships filled by~~  
25 ~~election at the 2022 election as provided by subsection~~  
26 ~~(a-15), any judgeship that became vacant after January 1, 2020~~

1 and on June 1, 2020 (the effective date of Public Act 102-380)  
2 ~~this amendatory Act of the 102nd General Assembly~~ is held by an  
3 individual appointed by the Supreme Court also shall be filled  
4 by election at the 2022 general election.

5 (b) Prior to December 5, 2022, the 19th circuit shall have  
6 a total of 12 resident judgeships (6 resident judgeships  
7 existing on the effective date of this amendatory Act of the  
8 96th General Assembly, 3 formerly at-large judgeships as  
9 provided in subsection (a-5), and 3 resident judgeships added  
10 by subsection (a-10)). The number of resident judgeships  
11 allotted to subcircuits of the 19th judicial circuit pursuant  
12 to this Section shall constitute all the resident judgeships  
13 of the 19th judicial circuit.

14 (c) Prior to January 7, 2022 (the effective date of Public  
15 Act 102-693) ~~this amendatory Act of the 102nd General~~  
16 ~~Assembly~~, the Supreme Court shall allot (i) all vacancies in  
17 resident judgeships of the 19th circuit existing on or  
18 occurring on or after the effective date of this amendatory  
19 Act of the 93rd General Assembly and not filled at the 2004  
20 general election, (ii) the resident judgeships of the 19th  
21 circuit filled at the 2004 general election as those  
22 judgeships thereafter become vacant, (iii) the 3 formerly  
23 at-large judgeships described in subsection (a-5) as they  
24 become available, (iv) the 3 resident judgeships added by  
25 subsection (a-10), and (v) the additional resident judgeships  
26 provided for by subsection (a-3), for election from the

1 various subcircuits until there are 2 resident judges to be  
2 elected from each subcircuit. On and after January 7, 2022 ~~the~~  
3 ~~effective date of this amendatory Act of the 102nd General~~  
4 ~~Assembly~~, the Supreme Court shall allot all vacancies in the  
5 15 resident judgeships of the 19th circuit (the 12 resident  
6 judgeships existing on January 7, 2022 and the 3 formerly  
7 at-large judgeships converted under subsection (a-15) ~~the~~  
8 ~~effective date of this amendatory Act of the 102nd General~~  
9 ~~Assembly~~) for election from the various subcircuits created by  
10 Public Act 102-693 ~~this amendatory Act of the 102nd General~~  
11 ~~Assembly~~ in numerical order until there is one resident judge  
12 to be elected from each subcircuit, except the 1st, 2nd, and  
13 3rd subcircuits which shall have 2 resident judges each;  
14 provided that the first vacancy shall be allotted to the 12th  
15 subcircuit, that the second vacancy shall be allotted to the  
16 3rd subcircuit, that the third vacancy shall be allotted to  
17 the 4th subcircuit, that the fourth ~~forth~~ vacancy shall be  
18 allotted to the 2nd subcircuit, that the fifth vacancy shall  
19 be allotted to the 1st subcircuit, and the sixth vacancy shall  
20 be allotted to the 3rd subcircuit. Following these allotments,  
21 judicial vacancies shall be allotted in numerical order  
22 starting with the 5th subcircuit. No resident judge of the  
23 19th circuit serving on January 7, 2022 ~~the effective date of~~  
24 ~~this amendatory Act of the 102nd General Assembly~~ shall be  
25 required to change his or her residency in order to continue  
26 serving in office or to seek retention in office as resident

1 judgeships are allotted by the Supreme Court in accordance  
2 with this Section.

3 (c-5) If 2 or more judgeships in the same subcircuit are to  
4 be filled at the same election under this Section, the State  
5 Board of Elections shall designate those vacancies  
6 alphabetically.

7 (d) A resident judge elected from a subcircuit shall  
8 continue to reside in that subcircuit as long as he or she  
9 holds that office. A resident judge elected from a subcircuit  
10 after January 1, 2008, must retain residency as a registered  
11 voter in the subcircuit to run for retention from the circuit  
12 at-large thereafter.

13 (e) Vacancies in resident judgeships of the 19th circuit  
14 shall be filled in the manner provided in Article VI of the  
15 Illinois Constitution.

16 (Source: P.A. 101-477, eff. 6-1-20; 102-380, eff. 8-13-21;  
17 102-668, eff. 11-15-21; 102-693, eff. 1-7-22.)

18 (705 ILCS 35/2f-4)

19 Sec. 2f-4. 12th circuit; subcircuits; additional judges.

20 (a) The 12th circuit shall be divided into 5 subcircuits.  
21 The subcircuits shall be compact, contiguous, and  
22 substantially equal in population. The General Assembly by law  
23 shall create the subcircuits, using population data as  
24 determined by the 2000 federal census, and shall determine a  
25 numerical order for the 5 subcircuits. That numerical order

1 shall be the basis for the order in which resident judgeships  
2 are assigned to the subcircuits. The 5 resident judgeships to  
3 be assigned after the effective date of this amendatory Act of  
4 the 96th General Assembly shall be assigned to the 3rd, 4th,  
5 5th, 1st, and 2nd subcircuits, in that order. Once a resident  
6 judgeship is assigned to a subcircuit, it shall continue to be  
7 assigned to that subcircuit for all purposes; provided that a  
8 resident judge elected from a subcircuit seeking retention  
9 shall run for retention at large in the circuit in accordance  
10 with Article VI, Section 12(d) of the Illinois Constitution.

11 (a-5) In 2022, the General Assembly shall redraw the  
12 boundaries of the subcircuits to reflect the results of the  
13 2020 federal decennial census. The General Assembly shall  
14 redraw the subcircuit boundaries after every federal decennial  
15 census. The subcircuits shall be compact, contiguous, and  
16 substantially equal in population. In accordance with  
17 subsection (a), a resident judgeship assigned to a subcircuit  
18 shall continue to be assigned to that subcircuit; provided  
19 that a resident judge elected from a subcircuit seeking  
20 retention shall run for retention at large in the circuit in  
21 accordance with Article VI, Section 12(d) of the Illinois  
22 Constitution. Any vacancy in a resident judgeship existing on  
23 or occurring after the effective date of a law redrawing the  
24 boundaries of the subcircuits shall be filled by a resident of  
25 the redrawn subcircuit.

26 (a-10) The first vacancy in the 12th judicial circuit's 10

1 existing circuit judgeships (8 at large and 2 resident), but  
2 not in the additional judgeships described in subsections (b)  
3 and (b-5), that exists on or after the effective date of this  
4 amendatory Act of the 94th General Assembly shall not be  
5 filled, by appointment or election, and that judgeship is  
6 eliminated. Of the 12th judicial circuit's 10 existing circuit  
7 judgeships (8 at large and 2 resident), but not the additional  
8 judgeships described in subsections (b) and (b-5), the second  
9 to be vacant or become vacant on or after the effective date of  
10 this amendatory Act of the 94th General Assembly shall be  
11 allotted as a 12th circuit resident judgeship under subsection  
12 (c).

13 (a-15) Of the at large judgeships of the 12th judicial  
14 circuit not affected by subsection (a-10), the first 2 that  
15 are or become vacant on or after the effective date of this  
16 amendatory Act of the 96th General Assembly shall become  
17 resident judgeships of the 12th judicial circuit to be  
18 allotted by the Supreme Court under subsection (c) and filled  
19 by election, except that the Supreme Court may fill those  
20 judgeships by appointment for any remainder of a vacated term  
21 until the resident judgeships are filled initially by  
22 election.

23 (a-20) As used in subsections (a-10) and (a-15), a vacancy  
24 does not include the expiration of a term of an at large or  
25 resident judge who seeks retention in that office at the next  
26 term.

1           (b) The 12th circuit shall have 6 additional resident  
2 judgeships, as well as its existing resident judgeship as  
3 established in subsection (a-10), and existing at large  
4 judgeships, for a total of 15 judgeships available to be  
5 allotted under subsection (c) to the 10 subcircuit resident  
6 judgeships. The additional resident judgeship created by  
7 Public Act 93-541 shall be filled by election beginning at the  
8 general election in 2006. The 2 additional resident judgeships  
9 created by this amendatory Act of 2004 shall be filled by  
10 election beginning at the general election in 2008. The  
11 additional resident judgeships created by this amendatory Act  
12 of the 96th General Assembly shall be filled by election  
13 beginning at the general election in 2010. After the  
14 subcircuits are created by law, the Supreme Court may fill by  
15 appointment the additional resident judgeships created by  
16 Public Act 93-541, this amendatory Act of 2004, and this  
17 amendatory Act of the 96th General Assembly until the 2006,  
18 2008, or 2010 general election, as the case may be.

19           (b-5) In addition to the number of circuit judges and  
20 resident judges otherwise authorized by law, and  
21 notwithstanding any other provision of law, beginning on April  
22 1, 2006 there shall be one additional resident judge who is a  
23 resident of and elected from the fourth judicial subcircuit of  
24 the 12th judicial circuit. That additional resident judgeship  
25 may be filled by appointment by the Supreme Court until filled  
26 by election at the general election in 2008, regardless of

1 whether the judgeships for subcircuits 1, 2, and 3 have been  
2 filled.

3 (c) The Supreme Court shall allot (i) the additional  
4 resident judgeships of the 12th circuit created by Public Act  
5 93-541, this amendatory Act of 2004, and this amendatory Act  
6 of the 96th General Assembly, (ii) the second vacancy in the at  
7 large and resident judgeships of the 12th circuit as provided  
8 in subsection (a-10), and (iii) the 2 formerly at large  
9 judgeships described in subsection (a-15) as they become  
10 available, for election from the various subcircuits until,  
11 with the additional judge of the fourth subcircuit described  
12 in subsection (b-5), there are 2 resident judges to be elected  
13 from each subcircuit. No at large or resident judge of the 12th  
14 circuit serving on August 18, 2003 shall be required to change  
15 his or her residency in order to continue serving in office or  
16 to seek retention in office as at large or resident judgeships  
17 are allotted by the Supreme Court in accordance with this  
18 Section.

19 (d) A resident judge elected from a subcircuit shall  
20 continue to reside in that subcircuit as long as he or she  
21 holds that office. A resident judge elected from a subcircuit  
22 after January 1, 2008, must retain residency as a registered  
23 voter in the subcircuit to run for retention from the circuit  
24 at large thereafter.

25 (e) Vacancies in resident judgeships of the 12th circuit  
26 shall be filled in the manner provided in Article VI of the

1 Illinois Constitution, except as otherwise provided in this  
2 Section.

3 (Source: P.A. 101-477, eff. 6-1-20; 102-668, eff. 11-15-21.)

4 (705 ILCS 35/2f-5)

5 Sec. 2f-5. 22nd circuit; subcircuits; additional resident  
6 judgeship.

7 (a) The 22nd circuit shall be divided into 4 subcircuits.  
8 The subcircuits shall be compact, contiguous, and  
9 substantially equal in population. The General Assembly by law  
10 shall create the subcircuits, using population data as  
11 determined by the 2000 federal census, and shall determine a  
12 numerical order for the 4 subcircuits. That numerical order  
13 shall be the basis for the order in which resident judgeships  
14 are assigned to the subcircuits. Once a resident judgeship is  
15 assigned to a subcircuit, it shall continue to be assigned to  
16 that subcircuit for all purposes; provided that a resident  
17 judge elected from a subcircuit seeking retention shall run  
18 for retention at large in the circuit in accordance with  
19 Article VI, Section 12(d) of the Illinois Constitution.

20 (a-5) In 2022, the General Assembly shall redraw the  
21 boundaries of the subcircuits to reflect the results of the  
22 2020 federal decennial census. The General Assembly shall  
23 redraw the subcircuit boundaries after every federal decennial  
24 census. The subcircuits shall be compact, contiguous, and  
25 substantially equal in population. In accordance with

1 subsection (a), a resident judgeship assigned to a subcircuit  
2 shall continue to be assigned to that subcircuit; provided  
3 that a resident judge elected from a subcircuit seeking  
4 retention shall run for retention at-large in the circuit in  
5 accordance with Article VI, Section 12(d) of the Illinois  
6 Constitution. Any vacancy in a resident judgeship existing on  
7 or occurring after the effective date of a law redrawing the  
8 boundaries of the subcircuits shall be filled by a resident of  
9 the redrawn subcircuit.

10 (b) Other than the resident judgeship added by this  
11 amendatory Act of the 96th General Assembly, the 22nd circuit  
12 shall have one additional resident judgeship, as well as its 3  
13 existing resident judgeships, for a total of 4 resident  
14 judgeships to be allotted to the 4 subcircuit resident  
15 judgeships. The additional resident judgeship created by this  
16 amendatory Act of the 93rd General Assembly shall be filled by  
17 election beginning at the general election in 2006 and shall  
18 not be filled by appointment before the general election in  
19 2006. The number of resident judgeships allotted to  
20 subcircuits of the 22nd judicial circuit pursuant to this  
21 Section, and the resident judgeship added by this amendatory  
22 Act of the 96th General Assembly, shall constitute all the  
23 resident judgeships of the 22nd judicial circuit.

24 (c) The Supreme Court shall allot (i) all eligible  
25 vacancies in resident judgeships of the 22nd circuit existing  
26 on or occurring on or after August 18, 2003 and not filled at

1 the 2004 general election, (ii) the resident judgeships of the  
2 22nd circuit filled at the 2004 general election as those  
3 judgeships thereafter become vacant, and (iii) the additional  
4 resident judgeship of the 22nd circuit created by this  
5 amendatory Act of the 93rd General Assembly, for election from  
6 the various subcircuits until there is one resident judge to  
7 be elected from each subcircuit. No resident judge of the 22nd  
8 circuit serving on August 18, 2003 shall be required to change  
9 his or her residency in order to continue serving in office or  
10 to seek retention in office as resident judgeships are  
11 allotted by the Supreme Court in accordance with this Section.

12 (d) A resident judge elected from a subcircuit shall  
13 continue to reside in that subcircuit as long as he or she  
14 holds that office. A resident judge elected from a subcircuit  
15 after January 1, 2008, must retain residency as a registered  
16 voter in the subcircuit to run for retention from the circuit  
17 at large thereafter.

18 (e) Vacancies in resident judgeships of the 22nd circuit  
19 shall be filled in the manner provided in Article VI of the  
20 Illinois Constitution.

21 (Source: P.A. 101-477, eff. 6-1-20; 102-668, eff. 11-15-21.)

22 (705 ILCS 35/2f-6)

23 Sec. 2f-6. 17th judicial circuit; subcircuits.

24 (a) Until December 2, 2024, the 17th circuit shall be  
25 divided into 4 subcircuits. On and after December 2, 2024, the

1 17th circuit is divided into 2 subcircuits as drawn by the  
2 General Assembly. The subcircuits shall be compact,  
3 contiguous, and substantially equal in population. Beginning  
4 in 2031, the General Assembly shall, in the year following  
5 each federal decennial census, redraw the boundaries of the  
6 subcircuits to reflect the results of the most recent federal  
7 decennial census. Once a resident judgeship is assigned to a  
8 subcircuit, it shall continue to be assigned to that  
9 subcircuit for all purposes; provided that a resident judge  
10 elected from a subcircuit seeking retention shall run for  
11 retention at-large in the circuit in accordance with Article  
12 VI, Section 12(d) of the Illinois Constitution.

13 Any vacancy in a resident judgeship existing on or  
14 occurring after the effective date of a law redrawing the  
15 boundaries of the subcircuits shall be filled by a resident of  
16 the redrawn subcircuit.

17 (a-10) Of the 17th circuit's 9 circuit judgeships existing  
18 on April 7, 2005 (6 at large and 3 resident), but not including  
19 the one resident judgeship added by Public Act 96-108 ~~this~~  
20 ~~amendatory Act of the 96th General Assembly~~, the 3 resident  
21 judgeships shall be allotted as 17th circuit resident  
22 judgeships under subsection (c) as those resident judgeships  
23 are or become vacant on or after that date ~~the effective date~~  
24 ~~of this amendatory Act of the 93rd General Assembly~~. Of the  
25 17th circuit's associate judgeships, the first associate  
26 judgeship that is or becomes vacant on or after April 7, 2005

1 ~~the effective date of this amendatory Act of the 93rd General~~  
2 ~~Assembly~~ shall become a resident judgeship of the 17th circuit  
3 to be allotted by the Supreme Court under subsection (c) as a  
4 resident subcircuit judgeship; provided that a resident judge  
5 elected from a subcircuit seeking retention shall run for  
6 retention at-large in the circuit in accordance with Article  
7 VI, Section 12(d) of the Illinois Constitution. These resident  
8 judgeships, and the one resident judgeship added by this  
9 amendatory Act of the 96th General Assembly, shall constitute  
10 all of the resident judgeships of the 17th circuit. As used in  
11 this subsection, a vacancy does not include the expiration of  
12 a term of a resident judge who seeks retention in that office  
13 at the next term. A vacancy does not exist or occur at the  
14 expiration of an associate judge's term if the associate judge  
15 is reappointed.

16 (b) The 17th circuit shall have a total of 4 judgeships (3  
17 resident judgeships existing on April 7, 2005 and one  
18 associate judgeship), but not including the one resident  
19 judgeship added by this amendatory Act of the 96th General  
20 Assembly, available to be allotted to the 4 subcircuit  
21 resident judgeships. The One at-large judgeships judgeship  
22 existing on January 7, 2022 (the effective date of Public Act  
23 102-693) this amendatory Act of the 102nd General Assembly  
24 shall be converted to a resident judgeships judgeship as they  
25 are it is or become becomes vacant and shall be allotted by the  
26 Supreme Court according to subsection (c-5) of this Section.

1 (c) The Supreme Court shall allot (i) the 3 resident  
2 judgeships of the 17th circuit existing on April 7, 2005 as  
3 they are or become vacant as provided in subsection (a-10) and  
4 (ii) the one associate judgeship converted into a resident  
5 judgeship of the 17th circuit as it is or becomes vacant as  
6 provided in subsection (a-10), for election from the various  
7 subcircuits until there is one resident judge to be elected  
8 from each subcircuit. No resident or associate judge of the  
9 17th circuit serving on the effective date of this amendatory  
10 Act of the 93rd General Assembly shall be required to change  
11 his or her residency in order to continue serving in office or  
12 to seek retention or reappointment in office as resident  
13 judgeships are allotted by the Supreme Court in accordance  
14 with this Section.

15 (c-5) For vacancies to be filled beginning with the 2024  
16 general election, the ~~The~~ Supreme Court shall allot (i) the 4  
17 resident judgeships of the 17th circuit existing on the  
18 effective date of this amendatory Act of the 102nd General  
19 Assembly as they become vacant after January 7, 2022 (the  
20 effective date of Public Act 102-693) ~~this amendatory Act of~~  
21 ~~the 102nd General Assembly~~ and (ii) the at-large judgeships  
22 ~~judgeship~~ converted to a resident judgeships ~~judgeship~~ under  
23 subsection (b) as they become ~~it becomes~~ vacant after that  
24 date ~~the effective date of this amendatory Act of the 102nd~~  
25 ~~General Assembly,~~ to the subcircuits created by Public Act  
26 102-693 ~~this amendatory Act of the 102nd General Assembly~~ in

1 numerical order until there are 6 ~~three~~ to be elected from the  
2 1st subcircuit and 4 ~~two~~ to be elected from the 2nd subcircuit.

3 (d) A resident judge elected from a subcircuit shall  
4 continue to reside in that subcircuit as long as he or she  
5 holds that office. A resident judge elected from a subcircuit  
6 after January 1, 2008, must retain residency as a registered  
7 voter in the subcircuit to run for retention from the circuit  
8 at large thereafter.

9 (e) Vacancies in resident judgeships of the 17th circuit  
10 shall be filled in the manner provided in Article VI of the  
11 Illinois Constitution.

12 (Source: P.A. 101-477, eff. 6-1-20; 102-668, eff. 11-15-21;  
13 102-693, eff. 1-7-22.)

14 (705 ILCS 35/2f-9)

15 Sec. 2f-9. 16th judicial circuit; subcircuits.

16 (a) The 16th circuit shall be divided into 4 subcircuits.  
17 Subcircuits 1, 2, and 4 of the 16th circuit in existence on  
18 April 15, 2011 shall continue to use their established  
19 boundaries in the new 16th circuit as of December 3, 2012.  
20 Subcircuit 3 in existence on April 15, 2011 shall continue to  
21 use its established boundary until December 3, 2012. For a  
22 judge elected to subcircuit 3 as of April 15, 2011, the current  
23 boundaries in existence as of April 15, 2011 shall continue  
24 until the conclusion of the existing term of office, following  
25 the 2012 general election, and upon the conclusion of the

1 existing term of office, the new boundary shall go into  
2 effect. The new boundary for subcircuit 3 shall contain and be  
3 made up of the following townships in the County of Kane,  
4 excluding the portions of the townships currently served by  
5 subcircuit 1, 2, or 4: Aurora, Blackberry, Big Rock,  
6 Burlington, Campton, Dundee, Elgin, Hampshire, Kaneville,  
7 Plato, Rutland, Sugar Grove, and Virgil. The subcircuits shall  
8 be compact, contiguous, and substantially equal in population.  
9 The General Assembly by law shall create the subcircuits,  
10 using population data as determined by the 2000 federal  
11 census, and shall determine a numerical order for the 4  
12 subcircuits. That numerical order shall be the basis for the  
13 order in which resident judgeships are assigned to the  
14 subcircuits. Once a resident judgeship is assigned to a  
15 subcircuit, it shall continue to be assigned to that  
16 subcircuit for all purposes; provided that a resident judge  
17 elected from a subcircuit seeking retention shall run for  
18 retention at-large in the circuit in accordance with Article  
19 VI, Section 12(d) of the Illinois Constitution.

20 (a-5) In 2022, the General Assembly shall redraw the  
21 boundaries of the subcircuits to reflect the results of the  
22 2020 federal decennial census. The General Assembly shall  
23 redraw the subcircuit boundaries after every federal decennial  
24 census. The subcircuits shall be compact, contiguous, and  
25 substantially equal in population. In accordance with  
26 subsection (a), a resident judgeship assigned to a subcircuit

1 shall continue to be assigned to that subcircuit; provided  
2 that a resident judge elected from a subcircuit seeking  
3 retention shall run for retention at-large in the circuit in  
4 accordance with Article VI, Section 12(d) of the Illinois  
5 Constitution. Any vacancy in a resident judgeship existing on  
6 or occurring after the effective date of a law redrawing the  
7 boundaries of the subcircuits shall be filled by a resident of  
8 the redrawn subcircuit.

9 (b) (Blank).

10 (c) No resident judge of the 16th circuit serving on the  
11 effective date of this amendatory Act of the 93rd General  
12 Assembly shall be required to change his or her residency in  
13 order to continue serving in office or to seek retention in  
14 office as judgeships are allotted by the Supreme Court in  
15 accordance with this Section. No resident judge elected from a  
16 subcircuit serving on the effective date of this amendatory  
17 Act of the 97th General Assembly shall be required to change  
18 his or her residency in order to continue serving in or to seek  
19 retention in office until the 2012 general election, or until  
20 the conclusion of the existing term.

21 (d) A resident judge elected from a subcircuit shall  
22 continue to reside in that subcircuit as long as he or she  
23 holds that office. A resident judge elected from a subcircuit  
24 after January 1, 2008, must retain residency as a registered  
25 voter in the subcircuit to run for retention from the circuit  
26 at large thereafter. A resident judge elected from a

1 subcircuit after January 1, 2011, must retain residency as a  
2 registered voter in the subcircuit to run for retention from  
3 the circuit at large thereafter.

4 (e) Vacancies in resident judgeships of the 16th circuit  
5 shall be filled in the manner provided in Article VI of the  
6 Illinois Constitution.

7 (Source: P.A. 101-477, eff. 6-1-20; 102-668, eff. 11-15-21.)

8 (705 ILCS 35/2f-13)

9 Sec. 2f-13. 3rd judicial circuit; subcircuits.

10 (a) The 3rd judicial circuit is divided into 4 subcircuits  
11 as drawn by the General Assembly. The 4th subcircuit shall  
12 contain and be made up of Bond County. The 3 remaining  
13 subcircuits shall be contained within Madison County and shall  
14 be compact, contiguous, and substantially equal in population.  
15 Beginning in 2031, the General Assembly shall, in the year  
16 following each federal decennial census, redraw the boundaries  
17 of the subcircuits to reflect the results of the most recent  
18 federal decennial census.

19 (b) The at-large judgeships of the 3rd judicial circuit  
20 existing on January 7, 2022 (the effective date of Public Act  
21 102-693) ~~this amendatory Act of the 102nd General Assembly~~  
22 shall be converted to resident judgeships and allotted to the  
23 subcircuits as provided in this subsection as those judgeships  
24 are or become vacant on or after that date ~~the effective date~~  
25 ~~of this amendatory Act of the 102nd General Assembly~~. The

1 resident judgeship from Bond County existing on January 7,  
2 2022 ~~the effective date of this amendatory Act of the 102nd~~  
3 ~~General Assembly~~ shall be allotted by the Supreme Court to the  
4 4th subcircuit as the judgeship is or becomes vacant on or  
5 after that date ~~the effective date of this amendatory Act of~~  
6 ~~the 102nd General Assembly~~. Of the 3rd circuit's remaining 8  
7 circuit judgeships existing on January 7, 2022 ~~the effective~~  
8 ~~date of this amendatory Act of the 102nd General Assembly~~, the  
9 Supreme Court shall allot: (i) the first 3 judgeships as they  
10 are or become vacant, including the vacancies to be filled by  
11 election at the 2022 general election, to the 1st subcircuit,  
12 (ii) the next 3 judgeships as they are or become vacant to the  
13 2nd subcircuit, and (iii) the last 2 judgeships as they are or  
14 become vacant to the 3rd subcircuit. Once a resident judgeship  
15 is assigned to a subcircuit, it shall continue to be assigned  
16 to that subcircuit for all purposes; provided that a resident  
17 judge elected from a subcircuit seeking retention shall run  
18 for retention at large in the circuit in accordance with  
19 Article VI, Section 12(d) of the Illinois Constitution. No  
20 elected judge of the 3rd judicial circuit serving on January  
21 7, 2022 shall be required to change his or her residency in  
22 order to continue serving in office or to seek retention in  
23 office as resident judgeships are allotted by the Supreme  
24 Court in accordance with this Section. A resident judge  
25 elected from a subcircuit shall continue to reside in that  
26 subcircuit as long as he or she holds that office.

1 (c) If 2 or more judgeships in a subcircuit are to be  
2 filled at the same election under this Section, the State  
3 Board of Elections shall designate those vacancies  
4 alphabetically.

5 (d) Vacancies in resident judgeships of the 3rd judicial  
6 circuit shall be filled in the manner provided in Article VI of  
7 the Illinois Constitution.

8 (e) It is the intent of the General Assembly not to create  
9 any additional judgeships in the 3rd judicial circuit by this  
10 amendatory Act of the 102nd General Assembly. Notwithstanding  
11 any other provision of law to the contrary, the conversion of  
12 at-large judgeships to resident judgeships under subsection  
13 (b) of this Section shall not entitle the 3rd judicial circuit  
14 to any additional circuit judgeships elected at-large.

15 (Source: P.A. 102-693, eff. 1-7-22.)

16 (705 ILCS 35/2f-14)

17 Sec. 2f-14. 6th judicial circuit; resident judgeships.

18 (a) The at-large judgeships of the 6th judicial circuit  
19 existing on January 7, 2022 shall be converted to resident  
20 judgeships as provided in this subsection as those judgeships  
21 are or become vacant. The ~~Of the at-large judgeships of the 6th~~  
22 ~~judicial circuit, the~~ first 3 that become vacant after January  
23 7, 2022 (the effective date of Public Act 102-693) ~~this~~  
24 ~~amendatory Act of the 102nd General Assembly~~ shall be  
25 converted to resident judgeships elected from Champaign

1 County. The remaining two at-large judgeships that become  
2 vacant shall be converted to resident judgeships elected from  
3 Macon County. Thereafter, persons elected to those resident  
4 judgeships shall be residents of the county which elects them  
5 ~~Champaign County.~~

6 (b) It is the intent of the General Assembly not to create  
7 any additional judgeships in the 6th judicial circuit by  
8 Public Act 102-693 and this amendatory Act of the 102nd  
9 General Assembly ~~this amendatory Act of the 102nd General~~  
10 ~~Assembly.~~ Notwithstanding any other provision of law to the  
11 contrary, the conversion of at-large judgeships to resident  
12 judgeships under subsection (a) of this Section shall not  
13 entitle the 6th judicial circuit to any additional circuit  
14 judgeships elected at-large.

15 (Source: P.A. 102-693, eff. 1-7-22.)

16 (705 ILCS 35/2f-15)

17 Sec. 2f-15. 7th judicial circuit; subcircuits.

18 (a) On and after December 2, 2024, the 7th judicial  
19 circuit is divided into 7 subcircuits as drawn by the General  
20 Assembly. The 1st and 2nd subcircuits shall be contained  
21 within Sangamon County and shall be compact, contiguous, and  
22 substantially equal in population. The 3rd subcircuit shall  
23 contain and be made up of Macoupin County. The 4th subcircuit  
24 shall contain and be made up of Morgan County. The 5th  
25 subcircuit shall contain and be made up of Scott County. The

1 6th subcircuit shall contain and be made up of Greene County.  
2 The 7th subcircuit shall contain and be made up of Jersey  
3 County. Beginning in 2031, the General Assembly shall, in the  
4 year following each federal decennial census, redraw the  
5 boundaries of the subcircuits to reflect the results of the  
6 most recent federal decennial census.

7 (b) Of the 5 at-large judgeships of the 7th judicial  
8 circuit existing on January 7, 2022 (the effective date of  
9 Public Act 102-693) ~~this amendatory Act of the 102nd General~~  
10 ~~Assembly~~, 4 at-large judgeships shall be converted to resident  
11 judgeships and allotted to the subcircuits as provided in this  
12 subsection as those judgeships are or become vacant on or  
13 after that date ~~the effective date of this amendatory Act of~~  
14 ~~the 102nd General Assembly~~. The resident judgeship from  
15 Macoupin County existing on January 7, 2022 ~~the effective date~~  
16 ~~of this amendatory Act of the 102nd General Assembly~~ shall be  
17 allotted by the Supreme Court to the 3rd subcircuit as the  
18 judgeship is or becomes vacant on or after that date ~~the~~  
19 ~~effective date of this amendatory Act of the 102nd General~~  
20 ~~Assembly~~. The resident judgeship from Morgan County existing  
21 on January 7, 2022 ~~the effective date of this amendatory Act of~~  
22 ~~the 102nd General Assembly~~ shall be allotted by the Supreme  
23 Court to the 4th subcircuit as the judgeship is or becomes  
24 vacant on or after that date ~~the effective date of this~~  
25 ~~amendatory Act of the 102nd General Assembly~~. The resident  
26 judgeship from Scott County existing on January 7, 2022 ~~the~~

1 ~~effective date of this amendatory Act of the 102nd General~~  
2 ~~Assembly~~ shall be allotted by the Supreme Court to the 5th  
3 subcircuit as the judgeship is or becomes vacant on or after  
4 that date ~~the effective date of this amendatory Act of the~~  
5 ~~102nd General Assembly~~. The resident judgeship from Greene  
6 County existing on January 7, 2022 ~~the effective date of this~~  
7 ~~amendatory Act of the 102nd General Assembly~~ shall be allotted  
8 by the Supreme Court to the 6th subcircuit as the judgeship is  
9 or becomes vacant on or after that date ~~the effective date of~~  
10 ~~this amendatory Act of the 102nd General Assembly~~. The  
11 resident judgeship from Jersey County existing on January 7,  
12 2022 ~~the effective date of this amendatory Act of the 102nd~~  
13 ~~General Assembly~~ shall be allotted by the Supreme Court to the  
14 7th subcircuit as the judgeship is or becomes vacant on or  
15 after that date ~~the effective date of this amendatory Act of~~  
16 ~~the 102nd General Assembly~~. Of the 7th Circuit's remaining 6  
17 resident judgeships (the 2 resident judgeships from Sangamon  
18 County existing on January 7, 2022 ~~the effective date of this~~  
19 ~~amendatory Act of the 102nd General Assembly~~ and the 4  
20 at-large judgeships converted to resident judgeships), the  
21 Supreme Court shall allot (i) the first 3 judgeships as they  
22 are or become vacant to the 1st subcircuit and (ii) the next 3  
23 judgeships as they are or become vacant to the 2nd subcircuit.  
24 Once a resident judgeship is assigned to a subcircuit, it  
25 shall continue to be assigned to that subcircuit for all  
26 purposes; provided that a resident judge elected from a

1 subcircuit seeking retention shall run for retention at large  
2 in the circuit in accordance with Article VI, Section 12(d) of  
3 the Illinois Constitution. No elected judge of the 7th  
4 judicial circuit serving on January 7, 2022 ~~the effective date~~  
5 ~~of this amendatory Act of the 102nd General Assembly~~ shall be  
6 required to change his or her residency in order to continue  
7 serving in office or to seek retention or reappointment in  
8 office as resident judgeships are allotted by the Supreme  
9 Court in accordance with this Section. A resident judge  
10 elected from a subcircuit shall continue to reside in that  
11 subcircuit as long as he or she holds that office.

12 (c) If 2 or more judgeships in a subcircuit are to be  
13 filled at the same election under this Section, the State  
14 Board of Elections shall designate those vacancies  
15 alphabetically.

16 (d) Vacancies in resident judgeships of the 7th judicial  
17 circuit shall be filled in the manner provided in Article VI of  
18 the Illinois Constitution.

19 (e) It is the intent of the General Assembly not to create  
20 any additional judgeships in the 7th judicial circuit by this  
21 amendatory Act of the 102nd General Assembly. Notwithstanding  
22 any other provision of law to the contrary, the conversion of  
23 at-large judgeships to resident judgeships under subsection  
24 (b) of this Section shall not entitle the 7th judicial circuit  
25 to any additional circuit judgeships elected at-large.

26 (Source: P.A. 102-693, eff. 1-7-22.)

1 (705 ILCS 35/2f-18)

2 Sec. 2f-18. 18th judicial circuit; subcircuits.

3 (a) On and after December 2, 2024, the 18th judicial  
4 circuit is divided into 7 subcircuits as drawn by the General  
5 Assembly. The subcircuits shall be compact, contiguous, and  
6 substantially equal in population. Beginning in 2031, the  
7 General Assembly shall, in the year following each federal  
8 decennial census, redraw the boundaries of the subcircuits to  
9 reflect the results of the most recent federal decennial  
10 census.

11 (b) The at-large judgeships of the 18th judicial circuit  
12 shall be converted to resident judgeships and allotted to the  
13 subcircuits as provided in this subsection as those judgeships  
14 ~~are or~~ become vacant on or after January 7, 2022 (the effective  
15 date of Public Act 102-693) ~~this amendatory Act of the 102nd~~  
16 ~~General Assembly~~. The Supreme Court shall allocate the circuit  
17 judgeships of the 18th judicial circuit existing on January 7,  
18 2022 ~~the effective date of this amendatory Act of the 102nd~~  
19 ~~General Assembly~~ as those judgeships are or become vacant on  
20 or after that date ~~the effective date of this amendatory Act of~~  
21 ~~the 102nd General Assembly~~ to the subcircuits in numerical  
22 order until there are at least 2 resident judges for each  
23 subcircuit. Once a judgeship is assigned to a subcircuit, it  
24 shall continue to be assigned to that subcircuit for all  
25 purposes; provided that a resident judge elected from a

1 subcircuit seeking retention shall run for retention at large  
2 in the circuit in accordance with Article VI, Section 12(d) of  
3 the Illinois Constitution. A resident judge elected from a  
4 subcircuit shall continue to reside in that subcircuit as long  
5 as he or she holds that office.

6 (c) Vacancies in resident judgeships of the 18th judicial  
7 circuit shall be filled in the manner provided in Article VI of  
8 the Illinois Constitution.

9 (d) It is the intent of the General Assembly not to create  
10 any additional judgeships in the 18th judicial circuit by this  
11 amendatory Act of the 102nd General Assembly. Notwithstanding  
12 any other provision of law to the contrary, the conversion of  
13 at-large judgeships to resident judgeships under subsection  
14 (b) of this Section shall not entitle the 18th judicial  
15 circuit to any additional circuit judgeships elected at-large.  
16 (Source: P.A. 102-693, eff. 1-7-22.)

17 (705 ILCS 35/37)

18 Sec. 37. Currently serving circuit judges.

19 (a) Nothing in this amendatory Act of the 102nd General  
20 Assembly shall affect the tenure of any circuit judge serving  
21 on the effective date of this amendatory Act. No circuit judge  
22 serving on August 13, 2021 (the effective date of Public Act  
23 102-380) ~~this amendatory Act of the 102nd General Assembly~~  
24 shall be required to change his or her residency in order to  
25 continue serving in office or to seek retention in office. Any

1 circuit judge elected to that office prior to August 13, 2021  
2 ~~the effective date of this amendatory Act of the 102nd General~~  
3 ~~Assembly~~ who files to run for retention after that date ~~the~~  
4 ~~effective date of this amendatory Act~~ shall have the right to  
5 seek retention in the circuit the judge was elected from or to  
6 seek retention in the circuit created by Public Act 102-380  
7 ~~this amendatory Act~~. The Secretary of State, not less than 63  
8 days before the election, shall certify the judge's candidacy  
9 to the proper election officials.

10 (b) Nothing in Public Act 102-693 shall affect the tenure  
11 of any circuit judge serving on January 7, 2022. No elected  
12 circuit judge serving on January 7, 2022 shall be required to  
13 change his or her residency under Public Act 102-693 in order  
14 to continue serving in office or to seek retention in office.  
15 Any circuit judge elected to that office prior to January 7,  
16 2022 who files to run for retention after the effective date of  
17 this amendatory Act shall have the right to seek retention in  
18 the circuit the judge was elected from.

19 (Source: P.A. 102-380, eff. 8-13-21.)

20 Section 10-15. The Judicial Vacancies Act is amended by  
21 changing Section 2 as follows:

22 (705 ILCS 40/2) (from Ch. 37, par. 72.42)

23 Sec. 2. (a) Except as provided in paragraphs (1), (2),  
24 (3), (4), and (5) of this subsection (a), vacancies in the

1 office of a resident circuit judge in any county or in any unit  
2 or subcircuit of any circuit shall not be filled.

3 (1) If in any county of less than 45,000 inhabitants  
4 there remains in office no other resident judge following  
5 the occurrence of a vacancy, such vacancy shall be filled.

6 (2) If in any county of 45,000 or more but less than  
7 60,000 inhabitants there remains in office only one  
8 resident judge following the occurrence of a vacancy, such  
9 vacancy shall be filled.

10 (3) If in any county of 60,000 or more inhabitants,  
11 other than the County of Cook or as provided in paragraph  
12 (5), there remain in office no more than 2 resident judges  
13 following the occurrence of a vacancy, such vacancy shall  
14 be filled.

15 (4) The County of Cook shall have 220 ~~165~~ resident  
16 judges ~~on and after the effective date of this amendatory~~  
17 ~~Act of 1990~~. Of those resident judgeships, (i) 56 shall be  
18 those authorized before the effective date of this  
19 amendatory Act of 1990 from the unit of the Circuit of Cook  
20 County within Chicago, (ii) 27 shall be those authorized  
21 before the effective date of this amendatory Act of 1990  
22 from the unit of the Circuit of Cook County outside  
23 Chicago, (iii) 12 shall be additional resident judgeships  
24 first elected at the general election in November of 1992,  
25 (iv) 10 shall be additional resident judgeships first  
26 elected at the general election in November of 1994, ~~and~~

1 (v) 60 shall be additional resident judgeships to be  
2 authorized one each for each reduction upon vacancy in the  
3 office of associate judge in the Circuit of Cook County as  
4 those vacancies exist or occur on and after the effective  
5 date of this amendatory Act of 1990 and as those vacancies  
6 are determined under subsection (b) of Section 2 of the  
7 Associate Judges Act until the total resident judgeships  
8 authorized under this item (v) is 60, and (vi) 55 shall be  
9 additional resident judgeships to be authorized one each  
10 for each reduction upon vacancy in the office of associate  
11 judge in the Circuit of Cook County as those vacancies  
12 occur on and after the effective date of this amendatory  
13 Act of 102nd General Assembly and as those vacancies are  
14 determined under subsection (b-5) of Section 2 of the  
15 Associate Judges Act until the total resident judgeships  
16 authorized under this item (vi) is 55. Seven of the 12  
17 additional resident judgeships provided in item (iii) may  
18 be filled by appointment by the Supreme Court during the  
19 period beginning on the effective date of this amendatory  
20 Act of 1990 and ending 60 days before the primary election  
21 in March of 1992; those judicial appointees shall serve  
22 until the first Monday in December of 1992. Five of the 12  
23 additional resident judgeships provided in item (iii) may  
24 be filled by appointment by the Supreme Court during the  
25 period beginning July 1, 1991 and ending 60 days before  
26 the primary election in March of 1992; those judicial

1 appointees shall serve until the first Monday in December  
2 of 1992. Five of the 10 additional resident judgeships  
3 provided in item (iv) may be filled by appointment by the  
4 Supreme Court during the period beginning July 1, 1992 and  
5 ending 60 days before the primary election in March of  
6 1994; those judicial appointees shall serve until the  
7 first Monday in December of 1994. The remaining 5 of the 10  
8 additional resident judgeships provided in item (iv) may  
9 be filled by appointment by the Supreme Court during the  
10 period beginning July 1, 1993 and ending 60 days before  
11 the primary election in March of 1994; those judicial  
12 appointees shall serve until the first Monday in December  
13 1994. The additional resident judgeships created upon  
14 vacancy in the office of associate judge provided in item  
15 (v) may be filled by appointment by the Supreme Court  
16 beginning on the effective date of this amendatory Act of  
17 1990; but no additional resident judgeships created upon  
18 vacancy in the office of associate judge provided in item  
19 (v) shall be filled during the 59 day period before the  
20 next primary election to nominate judges. The Circuit of  
21 Cook County shall be divided into units to be known as  
22 subcircuits as provided in Section 2f of the Circuit  
23 Courts Act. A vacancy in the office of resident judge of  
24 the Circuit of Cook County existing on or occurring on or  
25 after the effective date of this amendatory Act of 1990,  
26 but before the date the subcircuits are created by law,

1 shall be filled by appointment by the Supreme Court from  
2 the unit within Chicago or the unit outside Chicago, as  
3 the case may be, in which the vacancy occurs and filled by  
4 election from the subcircuit to which it is allotted under  
5 Section 2f of the Circuit Courts Act. A vacancy in the  
6 office of resident judge of the Circuit of Cook County  
7 existing on or occurring on or after the date the  
8 subcircuits are created by law shall be filled by  
9 appointment by the Supreme Court and by election from the  
10 subcircuit to which it is allotted under Section 2f of the  
11 Circuit Courts Act.

12 (5) Notwithstanding paragraphs (1), (2), and (3) of  
13 this subsection (a), resident judges in the 12th, 16th,  
14 17th, 19th, 22nd, 23rd, and 24th judicial circuits are as  
15 provided in Sections 2f-1, 2f-2, 2f-4, 2f-5, 2f-6, 2f-9,  
16 2f-10, and 2f-12 of the Circuit Courts Act.

17 (b) Nothing in paragraphs (2) or (3) of subsection (a) of  
18 this Section shall be construed to require or permit in any  
19 county a greater number of resident judges than there were  
20 resident associate judges on January 1, 1967.

21 (c) Vacancies authorized to be filled by this Section 2  
22 shall be filled in the manner provided in Article VI of the  
23 Constitution.

24 (d) A person appointed to fill a vacancy in the office of  
25 circuit judge shall be, at the time of appointment, a resident  
26 of the subcircuit from which the person whose vacancy is being

1 filled was elected if the vacancy occurred in a circuit  
2 divided into subcircuits. If a vacancy in the office of  
3 circuit judge occurred in a circuit not divided into  
4 subcircuits, a person appointed to fill the vacancy shall be,  
5 at the time of appointment, a resident of the circuit from  
6 which the person whose vacancy is being filled was elected.  
7 Except as provided in Sections 2f-1, 2f-2, 2f-4, 2f-5, 2f-6,  
8 and 2f-9 of the Circuit Courts Act, if a vacancy occurred in  
9 the office of a resident circuit judge, a person appointed to  
10 fill the vacancy shall be, at the time of appointment, a  
11 resident of the county from which the person whose vacancy is  
12 being filled was elected.

13 (Source: P.A. 102-380, eff. 8-13-21.)

14 Section 10-20. The Associate Judges Act is amended by  
15 changing Section 2 as follows:

16 (705 ILCS 45/2) (from Ch. 37, par. 160.2)

17 Sec. 2. (a) The maximum number of associate judges  
18 authorized for each circuit is the greater of the applicable  
19 minimum number specified in this Section or one for each  
20 35,000 or fraction thereof in population as determined by the  
21 last preceding Federal census, except for circuits with a  
22 population of more than 3,000,000 where the maximum number of  
23 associate judges is one for each 29,000 or fraction thereof in  
24 population as determined by the last preceding federal census,

1 reduced in circuits of less than 200,000 inhabitants by the  
2 number of resident circuit judges elected in the circuit in  
3 excess of one per county, except that the maximum number of  
4 associate judges authorized for the 24th circuit shall be 3.  
5 In addition, in circuits of 1,000,000 or more inhabitants,  
6 there shall be one additional associate judge authorized for  
7 each municipal district of the circuit court. The number of  
8 associate judges to be appointed in each circuit, not to  
9 exceed the maximum authorized, shall be determined from time  
10 to time by the Circuit Court. The minimum number of associate  
11 judges authorized for any circuit consisting of a single  
12 county shall be 14, except that the minimum in the 22nd circuit  
13 shall be 8, the minimum in the 19th circuit on and after  
14 December 4, 2006 shall be 20, and the maximum number of  
15 associate judges in the 20th circuit on and after December 5,  
16 2022 shall be 12. The minimum number of associate judges  
17 authorized for any circuit consisting of 2 counties with a  
18 combined population of at least 275,000 but less than 300,000  
19 shall be 10. The minimum number of associate judges authorized  
20 for any circuit with a population of at least 303,000 but not  
21 more than 309,000 shall be 10. The minimum number of associate  
22 judges authorized for any circuit with a population of at  
23 least 329,000, but not more than 349,999 shall be 11. The  
24 minimum number of associate judges authorized for any circuit  
25 with a population of at least 173,000 shall be 5. The number of  
26 associate judges authorized for a circuit shall not be reduced

1 as a result of the 2020 federal decennial census. As used in  
2 this Section, the term "resident circuit judge" has the  
3 meaning given it in the Judicial Vacancies Act.

4 (b) The maximum number of associate judges authorized  
5 under subsection (a) for a circuit with a population of more  
6 than 3,000,000 shall be reduced as provided in this subsection  
7 (b). For each vacancy that exists on or occurs on or after the  
8 effective date of this amendatory Act of 1990, that maximum  
9 number shall be reduced by one until the total number of  
10 associate judges authorized under subsection (a) is reduced by  
11 60. A vacancy exists or occurs when an associate judge dies,  
12 resigns, retires, is removed, or is not reappointed upon  
13 expiration of his or her term; a vacancy does not exist or  
14 occur at the expiration of a term if the associate judge is  
15 reappointed.

16 (b-5) The maximum number of associate judges authorized  
17 under subsection (a) for a circuit with a population of more  
18 than 3,000,000 shall be reduced as provided in this subsection  
19 (b-5). Each associate judgeship vacancy that occurs on or  
20 after June 1, 2023 shall be converted to a resident circuit  
21 judgeship and allotted to a subcircuit pursuant to subsection  
22 (d-5) of Section 2f of the Circuit Courts Act, and that maximum  
23 number shall be reduced by one until the total number of  
24 associate judges authorized under subsection (a) is reduced by  
25 55. The maximum number of formerly associate judgeships  
26 converted to resident circuit judgeships which may be allotted

1 to subcircuits 16, 17, 18, 19, and 20 in an election cycle  
2 shall be 2 judgeships per subcircuit. A vacancy occurs when an  
3 associate judge dies, resigns, retires, is removed, or is not  
4 reappointed upon expiration of his or her term; a vacancy does  
5 not occur at the expiration of a term if the associate judge is  
6 reappointed.

7 (c) The maximum number of associate judges authorized  
8 under subsection (a) for the 17th judicial circuit shall be  
9 reduced as provided in this subsection (c). Due to the vacancy  
10 that exists on or after the effective date of this amendatory  
11 Act of the 93rd General Assembly in the associate judgeship  
12 that is converted into a resident judgeship under subsection  
13 (a-10) of Section 2f-6 of the Circuit Courts Act, the maximum  
14 number of judges authorized under subsection (a) of this  
15 Section shall be reduced by one. A vacancy exists or occurs  
16 when an associate judge dies, resigns, retires, is removed, or  
17 is not reappointed upon expiration of his or her term; a  
18 vacancy does not exist or occur at the expiration of a term if  
19 the associate judge is reappointed.

20 (d) The maximum number of associate judges authorized  
21 under subsection (a) for the 23rd judicial circuit shall be  
22 reduced as provided in this subsection (d). Due to the vacancy  
23 that exists on or after the effective date of this amendatory  
24 Act of the 98th General Assembly in the associate judgeship  
25 that is converted into a resident judgeship under subsection  
26 (k) of Section 2f-10 of the Circuit Courts Act, the maximum

1 number of judges authorized under subsection (a) of this  
2 Section shall be reduced by one.

3 (Source: P.A. 102-693, eff. 1-7-22.)

4 Article 99. Effective Date

5 Section 99-99. Effective date. This Act takes effect upon  
6 becoming law.".